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9 UNITED STATES DISTRICT COURT
 10 DISTRICT OF NEVADA

11 ZURICH AMERICAN INSURANCE)
 12 COMPANY,)

13 Plaintiff,)

14 v.)

15 AMERICAN WEST HOMES, INC., a)
 16 Nevada corporation; WHITNEY RANCH,)
 17 INC., a Nevada corporation; FEDERAL)
 18 LAND MANAGEMENT, LLC, a Nevada)
 19 limited liability company; CACTUS SAND)
 20 & GRAVEL, INC., a Nevada corporation;)
 21 WEST MESA, LLC, a Nevada limited)
 22 liability company; CORONADO HILLS,)
 23 LLC, a Nevada limited liability company;)
 24 ADAVEN MANAGEMENT, INC., a)
 25 Nevada corporation; LAWRENCE)
 26 CANARELLI, as trustee of THE)
 27 CANARELLI FAMILY TRUST DATED)
 28 SEPTEMBER 14, 1990; LAWRENCE AND)
 HEIDI CANARELLI, AS TRUSTEES OF)
 THE LAWRENCE AND HEIDI)
 CANARELLI 1993 IRREVOCABLE)
 TRUST; LAWRENCE CANARELLI and)
 HEIDI CANARELLI, as trustees of the)
 THE STACIA LEIGH LEMKE)
 IRREVOCABLE TRUST;)

CASE NO. 2:15-cv-01815-MMD-
 GWF

STIPULATION AND ORDER TO
 EXTEND TIME TO RESPOND TO
 MOTION TO DEEM SERVICE OF
 PROCESS INSUFFICIENT

(First Request)

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1 LAWRENCE CANARELLI and HEIDI)
 CANARELLI, as trustees of THE)
 2 JEFFREY LAWRENCE GRAVES)
 CANARELLI IRREVOCABLE TRUST; ED)
 3 LUBBERS, as trustee of THE SCOTT)
 LYLE GRAVES CANARELLI)
 4 IRREVOCABLE TRUST; LAWRENCE)
 CANARELLI and HEIDI CANARELLI, as)
 5 trustees of THE ALLYSA LAUREN)
 GRAVES CANARELLI IRREVOCABLE)
 6 TRUST; LAWRENCE D. CANARELLI and)
 HEIDI CANARELLI, individually; DOES)
 7 I-X; and ROE COMPANIES XI-XX,)
 inclusive.)
 8)
 Defendants.)
 9)

10
 11 Plaintiff Zurich American Insurance Company (“Zurich”) and Defendants,
 12 Adaven Management, Inc., Lawrence D. Canarelli, as trustee of The Canarelli
 13 Family Trust Dated September 14, 1990, Lawrence D. Canarelli, as trustee of The
 14 Lawrence and Heidi Canarelli 1993 Irrevocable Trust, Lawrence D. Canarelli, as
 15 trustee of The Allysa Lawren Graves Canarelli Irrevocable Trust (incorrectly
 16 identified as “The Allysa Lauren Graves Canarelli Irrevocable Trust” in the caption),
 17 Lawrence D. Canarelli, as trustee of The Stacia Leigh Lemke Irrevocable Trust,
 18 Lawrence D. Canarelli, as trustee of The Jeffrey Lawrence Graves Canarelli
 19 Irrevocable Trust, Heidi Canarelli, as trustee of The Lawrence and Heidi Canarelli
 20 1993 Irrevocable Trust, Heidi Canarelli, as trustee of The Allysa Lawren Graves
 21 Canarelli Irrevocable Trust (incorrectly identified as “The Allysa Lauren Graves
 22 Canarelli Irrevocable Trust” in the caption), Heidi Canarelli, as trustee of The Stacia
 23 Leigh Lemke Irrevocable Trust, Heidi Canarelli, as trustee of The Jeffrey Lawrence
 24 Graves Canarelli Irrevocable Trust, Edward C. Lubbers (identified as Ed Lubbers in
 25 the Amended Complaint), as trustee of The Scott Lyle Graves Canarelli Irrevocable
 26 Trust, Heidi Canarelli, individually, and Lawrence D. Canarelli, individually
 27 (collectively the “Answering Defendants”), by and through their counsel of record,
 28 hereby stipulate and agree to extend the deadline to respond to the Defendant

1 Lawrence D. Canarelli's Motion to Deem Service of Process Insufficient [Dkt. #36]
 2 filed on October 20, 2015 (the "Motion"), extending the date to respond to Friday,
 3 November 13, 2015 because the Parties are currently working on entering into a
 4 stipulation to resolve the Motion. A proposed Stipulation and Order to Extend Time
 5 to Respond to Motion to Deem Service of Process Insufficient [Dkt. #39] was filed on
 6 November 6, 2015, prior to the expiration of the response period, but it was denied by
 7 the Court because the parties inadvertently failed to identify the stipulation as the
 8 "First Request." This stipulation corrects that error.

10 MAUPIN NAYLOR BRASTER

BALLARD SPAHR LLP


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15 *Attorney for Answering Defendants*

Attorney for Plaintiff

20 IT IS SO ORDERED.

21 
 22 U.S. DISTRICT COURT JUDGE

23 DATED: November 12, 2015
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